



FREQUENTLY ASKED QUESTIONS WHEN BUYING OR SELLING A HOME WITH A PRIVATE WELL

During real estate transactions involving properties with private wells, questions arise from buyers, sellers, and lenders. In response, the Office of Environmental Health Services offers responses to the following FAQs.

1. Is a well inspection required as part of a real estate transaction?

Virginia's Private Well Regulations do not require a well inspection for a property transfer, and VDH is not involved in real estate transactions. However, if a well inspection is conducted, we recommend that it be performed by a licensed well driller or licensed pump installer.

Certain lenders and/or localities may require a well inspection so make sure you check with your local government.

2. Is well water quality testing required for a real estate transaction?

Virginia's Private Well Regulations do not require well water testing for a property transfer, and VDH is not involved in real estate transactions.

Certain lenders and/or localities may require well water testing during a real estate transaction, so make sure you check with your local government.

Many lenders require testing for bacteria, nitrate and lead at a minimum. The U.S. EPA suggests you keep in mind that these tests are intended to ensure that the lender is not

making a loan on a property with a faulty system, in case they have to repossess the property. The testing is not necessarily required to protect the health of the residents.

3. I want to know more than the minimum required by a lender or locality. What should I test for?

Here is a good <u>resource</u>

4. Can I obtain a copy of the well record?

This depends. Your local VDH office maintains well records and can help you obtain a copy. What you need to know is:

- Prior to 1990, records of private wells were not required. However, they may be available if a well was already present or installed in conjunction with an onsite sewage system (often just a location depicted on a hand drawn sketch). Also, older records may be inconsistent with current property addresses because some addresses changed with the advent of 911 emergency systems.
- Between 1990 and 2003, private well records are paper records. Some local Health Departments have begun entering these into digital databases.
- Beginning in 2003, the Virginia Environmental Information System (VENIS) includes private well records.

The bottom line is – Please ask your <u>Local Health Department</u> for your well record. They'll give you a copy if they can.

Also, the current homeowner may have water testing and well maintenance records, and a well construction report, sometimes referred to as a "well log."

5. How do I test my water?

See this page

6. Do I need to report my results? Where should I send them?

Virginia's Private Well Regulations do not require reporting of test results beyond the bacteria sample when the well is installed. Your lender or locality may require reporting and, if so, can advise you.

If you are testing as a result of a known contamination event such as a release from a home heating oil tank, it is possible that the Virginia Department of Environmental Quality may require that the results be reported to them. Find more information on contacting VDEQ here.

7. What if the well water does not meet safe standards?

Most well water contaminants can be addressed by one or more corrective measures, including but not limited to disinfection, filtering, conditioning or other treatment. Find more information here.

HELPFUL LINKS

What Every Realtor Should Know About Private Drinking Water Wells

Buying or Selling a Home with a Well